

### REMARKS

Claims 1-17 are pending in the subject application. Claims 1-17 have been made subject to a restriction and/or election requirement. Specifically, the Examiner has asserted that restriction of one of two inventions is required under 35 U.S.C. 121. These groups include Group I, directed toward claims 1-10, drawn to an attachment having two retaining apertures, and Group II, directed toward claims 11-17, drawn to a rotary apparatus having a rotary shaft.

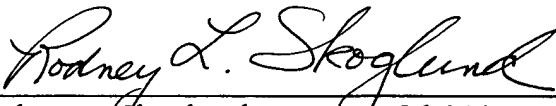
While the Applicant does not necessarily agree with this restriction requirement, they nevertheless elect Group I, claims 1-10, for further prosecution in the subject application. Claims 11-17 remain in the application on the basis of the possibility of rejoinder of the claims following allowance of the first group.

The Examiner has also requested restriction of the application based upon election of species. The species noted for the subject invention includes Species A, for a cutting head, Species B, for a cultivating head, and Species C, for a brushing head. At this time, Applicant wishes to elect Species A, directed toward the cutting head and note that all claims 1-17 are readable thereon.

Accordingly, in light of the foregoing, the Applicants respectfully request that the Examiner withdraw the restriction and election requirement and allow all of the claims, a Notice of Allowance being earnestly solicited. Should the Examiner care to discuss any of the foregoing in greater detail, the undersigned attorney would welcome a telephone call. No additional claims have been added and, therefore, no additional fees are believed due at this time.

Respectfully submitted,

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